

# GOVERNMENT OF KERALA

### General Education (S) Department

#### NOTIFICATION

G.O. (Ms.) No. 186/2007/G. Edn. Thirasananthaputam, 25th October 2007.

S. R. O. No. 1080/2007.—In exercise of the powers conferred by rub-section (!) of section 4 of the Charitable Endowments Act, 1890 (Central Act 6 of 1890), the Government of Kerala hereby order that the property specified in column (2) of the Schedule appeaded hereto belonging to the Endowment mentioned in column (!) thereof shall be verted with the Treasurer of Charitable, Endowments, Kerala, and under sub-sections (!) and (3) of section 5 of the salat Act, the Government of Kerala, hereby settle the following Scheme for the administration of the said property, the same having been previously published in Part I of the Kerala Garette No. 29 dated, the [7th July, 2007 under rule 3 of the Charitable Endowment (Kerala) Rules, 1956 and appoint the date of publication of this attification to be the date on which the stid Scheme shall come into operation, namely:—

#### Scheme

- 1. The Endowntent thall be called "H. Generan and Family Endowment."
- The corpus of the Endowment shall consist of Rs. 50,000 (Rupees Fifty thousand only) and shall be vested with the Treasurer of Charitable Endowments. Kecata.
- The corpus of the Endowment shall be invested in any long term securities of the Government of India or of the Government of Kerala or in any of the securities approved by the Government.
- The Headmaner/Headmisters of Seec Moola Vibram Government Model Higher Secondary School, Thiruvananthapuram shall be the Administrator of the Fund.
- The annual interest accruing on the fund shall be utilized during the succeeding year for free mid-day meal programme.

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- (ii) ascertaining whether regimers and records were maintained as required by the Employees' State Insurance (General) Regulations, 1950, for the said period; or
- (iii) ascertaining whether the employees continue to be entitled benefits provided by the employer in cash and kind being benefits in considerations of which exemption is being granted under this notification ; or
- (iv) ascertaining whether any of the provisions of the said Act had been complied with during the period when such provisions were in force in relation to the said society he empowered to-
  - (a) require the society to furnish to him ruch information , un he may consider occuracy; or
  - (b) enter any lactory, establishment office or other premises occupied by the said society at any reasonable time and require any person found in charge thereof to produce to such Inspector or other official and allow him to examine such documents, broke and other documents, relating to the employment or persons and payment of wages or to fornish to him such information as he may consider necessary; or
  - (c) examine the officers of the society servants of the said society or any person found in such factory, establishment, office or other premises or any person whom the said Inspector or other official has remonable cause to believe to have been an employee; or
  - (d) make copies of or take extracts from any register, account books or other documents maintained in such society, office or other, premises of the said society.

By order of the Governor, C. MOHANANE

Additional Statetary to Government.

## Explanatory Note

(The does not form part of the perification, but is insended to indicate its general purpost.)

The President, Kerala State Ex-services League, Society Reg. No. 77/92. Ernakulam District has requested the Government to exempt the society from the provisions of the Employees State Interance Act, 1913 for the period from in April, 2005 to 31st March, 2006.

In consultation with the Regional Director, Employeet' State Insurance Corporation Theireur, Government have decided to exempt the said society from the provisions of said Act for a period of one year from Int April, 200 ; ps 31st. March, 2005.

This notification is intended to achieve the above purpose.